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Docket No.: 248518US2

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

RE: Application Serial No.: 10/770,446

Applicants: Ken KANAI Filing Date: February 4, 2004

For: METHOD FOR REDUCING ELECTROMAGNETIC

DISTURBANCE WAVE AND HOUSING

**STRUCTURE** Group Art Unit: 2831

Examiner: NGO, HUNG V

SIR:

Attached hereto for filing are the following papers:

## **Response to Election Requirement**

Our check in the amount of \$0.00 is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the above-noted documents, including any fees required under 37 C.F.R 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,

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**DOCKET NO: 248518US2** 

## TENT & TRADEMARK OFFICE IN THE UNITED S

IN RE APPLICATION OF

: EXAMINER: NGO, H

KEN KANAI

SERIAL NO: 10/770,446

FILED: FEBRUARY 4, 2004

: GROUP ART UNIT: 2831

FOR: METHOD FOR REDUCING

ELECTROMAGNETIC DISTURBANCE WAVE AND HOUSING STRUCTURE

## RESPONSE TO ELECTION REQUIREMENT

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

SIR:

In response to the Election requirement of May 13, 2005, Applicant elects, with traverse, Species I, and identifies Claims 1, 3-6, 31 and 33-36 as readable on the elected species.

Applicant traverses the outstanding Election requirement on the grounds that it has not been established that it be an undue burden to examine each of the noted inventions and claims together.

Under M.P.E.P. § 803, an election is not proper if a search and examination can be made without a serious burden on the Examiner, and the outstanding Election requirement has not established that examining each of the currently-pending claims together would result in an undue burden.

M.P.E.P. § 803 specifically states:

If the search and examination of an entire application can be made without serious burden, the examiner must examine it on Application No. 10/770,446
Reply to Office Action of May 13, 2005

the merits, even though it includes claims to independent or distinct inventions.

The outstanding Election requirement has not established that each of the claims could be examined without an undue burden, and thus each of the noted inventions and claims should be examined on their merits.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

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GJM/SNS/GS:fm I:\atty\Gs\24s\248518\elect.doc Gregory J. Maier Attorney of Record Registration No. 25,599

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